AMENDMENT OF SOLICITATION/MO	ODIFICATION (	OF CONTRACT	1. <b>CON</b>	TRACT ID CO	DE	PAGE OF PAGES $1 / 28$
2. AMENDMENT/MODIFICATION NO. 0007	. EFFECTIVE DATE	4. REQUISITION/PURCHAS	PURCHASE REQ. NO. 5. PROJECT NO. (If applicate			O. (If applicable)
6. ISSUED BY CODE S	SP0600	7. ADMINISTERED BY (If other than Item 6) CODE				
DEFENSE ENERGY SUPPORT CENTER						
8725 JOHN J. KINGMAN ROAD, SUITE 4950						
FT. BELVOIR, VA 22060-6200						
· · · · · · · · · · · · · · · · · · ·	P.P. 3.27					
PHONE: 703-767-9535						
FAX: 703-767-8506						
8. NAME AND ADDRESS OF CONTRACTOR (NO., street,city,county,St	ate,and ZIP Code)		(✓)	9A. AMENDI	MENT OF SOLIC	ITATION NO.
				SP0600-	-04-R-0094	
			X	9B. DATED (	(SEE ITEM 11)	
						NTRACT/ORDER NO.
				TOTAL MODIL T	0,111011 01 001	VIII.OI/ORBERINO.
BIDDER CODE: C	AGE CODE:			10B. <b>DATED</b>	(SEE ITEM 13)	
CODE F.	ACILITY CODE					
11. THIS ITEM	ONLY APPLIES TO A	MENDMENTS OF SOL	ICITAT	IONS		
X The above numbered solicitation is amended as set forth in Item 14.	The hour and date specified	d for receipt of Offers ( $f X$ ) is ex	ktended. [	) is not extend	ded (Partial) See I	Paragraph 5.
Offers must acknowledge receipt of this amendment prior to the hour and	·		-	-		
(a) By completing Items 8 and 15, and returning 1 copies of the ame	•	• •		•	ubmitted:or(c) Bv	separate letter or
telegram which includes a reference to the solicitation and amendment no	.,,,	•		•		•
RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED						
submitted, such change may be made by telegram or letter, provided each	ch telegram or letter makes re	eference to the solicitation and th	nis amend	Iment, and is re	eceived prior to th	ne opening hour and date
specified.	Ü			,	·	
12. ACCOUNTING AND APPROPRIATION DATA (If required)						
· · · · · · · · · · · · · · · · · · ·	JES ONLY TO MODI	FICATIONS OF CONTR	ACTS/	ORDERS.		
		ER NO. AS DESCRIBED				
A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Special					CT ORDER NO.	IN ITEM 10A.
B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIE						
IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103						,,
C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO F	PURSUANT TO AUTHORITY	OF:				
D. OTHER Specify type of modification and authority)						
E. IMPORTANT: Contractor [ ] is not, [ ] is required to sign this docur		to the issuing office.	, ,			""
14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organ	nizea by UCF section ne	adings, including solicitation	n/contrac	ct subject ma	itter where teas	SIDIE.)
Offerors must acknowledge receipt of this ame 15C below and returning this document with the				nd dating	blocks 8, 15	5A, 15B and
	(See Contin	nuation Pages)				
Except as provided herein, all terms and conditions of the documen	t referenced in Items 9A or	10A, as heretofore changed, re	emain ur	nchanged and	in full force and	effect.
15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CO	ONTRACT	TING OFFICER	R (Type or print)	
15D CONTRACTOR/OFFEEDOD	15C.DATE SIGNED	16B LINITED STATES OF AND	EDICA			16C.DATE SIGNED
15B. CONTRACTOR/OFFEROR	IOO.DATE SIGNED	16B. UNITED STATES OF AMI	LINIOA			.00.DATE SIGNED
(Signature of person authorized to sign)		(Signature of Contracting Office	er)			
NSN: 7540-01-152-8070	30-105	,ga.a. or contracting office	/	STANDARD	FORM 30 (REV.	10-83)

1. Effective December 9, 2004 the statutory authority for price evaluation adjustments for Small Disadvantaged Businesses (SDB) expired for all Civilian Agencies with the exception of National Aeronautics and Space Administration (NASA) and the U.S. Coast Guard. SDB price adjustments for all DOD items continues to be suspended on all solicitations issued before February 23, 2005. As a result, clause I240.01, NOTICE OF PRICE EVALUATION ADJUSTMENT FOR SMALL DISADVANTAGED BUSINESS CONCERNS (ALTERNATE I) shall only apply to the following Coast Guard & NASA items under solicitation SP0600-04-R-0094.

H30-94	USCG, DT Petaluma, CA
E58-08	NASA, Edwards, CA
G46-08	NASA, Moffett Field, CA
G46-68	NASA, Moffett Field, CA

2. Item 608-68 DIESEL FUEL #2, LOW SULFUR (LS2) is deleted and replaced with Item 608-US Summer ULSD (DS2) which is an Ultra Low Sulfur Diesel. The remaining delivery narrative for Item 608-68 now applies to Item 608-US as follows:

Item No.	<u>Location</u>	<u>Quantity</u>
608-US	San Clemente Island, CA	3,500,000 GL

3. Clause B19.19.100, ECONOMIC PRICE ADJUSTMENT (PC&S) (DESC MAY 2004), Paragraph (f) is hereby amended to update the following pages:

Page 154, NO. 1 DISTILLED HIGH AND LOW SULFUR, and Page 156, NO. 2 DISTILLED HIGH SULFUR

The full text of these clause are included in this amendment.

### NO. 1 DISTILLATE HIGH AND LOW SULFUR\*

<u>State</u>	Market Area	<b>Escalation Reference</b>
<u>Arizona</u>	A	OPIS Bloomfield, NM Low Sulfur
	В	OPIS Bloomfield, NM Low Sulfur
	C	OPIS Bloomfield, NM Low Sulfur
California**	A	OPIS Los Angeles CARB
	В	OPIS Bakersfield CARB
	C	OPIS San Francisco CARB
	D	OPIS Sacramento CARB
Nevada	A	OPIS Sparks/Reno Low Sulfur
	В	OPIS Sparks/Reno Low Sulfur
	C	OPIS Salt Lake City, UT Low Sulfur
Utah	A	OPIS Bloomfield, NM Low Sulfur
<u></u>	В	OPIS Salt Lake City Low Sulfur

<sup>\*</sup> NOTE: Applies to DF1, DL1, Kerosene 1-K, Kerosene 2-K, Burner Oil No.1, LS1, HS1, DLW, LSW

<sup>\*\*</sup>NOTE: Also applies to Winter Ultra-Low-Sulfur Diesel Fuel (ULSD)

### NO. 2 DISTILLATE HIGH SULFUR\*

<b>State</b>	Market Area	<b>Escalation Reference</b>
Autrono	٨	ODIC Tuesca I ou Culfua
<u>Arizona</u>	A	OPIS Tucson Low Sulfur
	В	OPIS Phoenix Low Sulfur
	С	OPIS Bloomfield, NM Low Sulfur
California**	A	OPIS Los Angeles CARB
<u> </u>	В	OPIS Bakersfield CARB
	C	OPIS San Francisco CARB
	D	OPIS Sacramento CARB
<u>Nevada</u>	A	OPIS Las Vegas Low Sulfur
	В	OPIS Sparks/Reno Low Sulfur
	C	OPIS Salt Lake City, UT
<u>Utah</u>	A	OPIS Bloomfield, NM Low Sulfur
	В	OPIS Salt Lake City

<sup>\*</sup> NOTE: Applies to DF2, FS2 (Burner Oil), HS2, MGO

- 4. Clause B1.01.2 SUPPLIES TO BE FURNISHED (DOMESTIC PC&S) PORTS INTERNET APPLICATION) DESC (MAR 1999) is modified as follows:
  - a. The following items are deleted from the solicitation in their entirety:

841-13 262-08 262-94

b. The delivery narrative for Item 760-13 is modified to delete 1/8,000 gal above ground tank at Bldg 335 and to reduce the estimated quantity from 810,000 to 330,000 gals.

c. The following items are modified to change the delivery narrative to read as follows (**changes indicated in bold**):

<sup>\* \*</sup> NOTE: Also applies to Summer Ultra-Low-Sulfur Diesel Fuel (ULSD)

### 786-08 RFG REGULAR UNLEADED (MRR): \*\*\*PORTS ACTIVE\*\*\*

TANK WAGON (TW), W/PUMP AND VAPOR RECOVERY HOSE W/FITTINGS TO FIT 2", 3", AND 4" KAM-LOCK HEADERS INTO

1/10,000 GALLON TANK AT BLDG 8409

1/5,000 GALLON TANK AT BLDG 9505 (THIS TANK AS NO

**OFF LOAD PUMP OR METER)** 

METERED DELIVERY TICKET REQUIRED FOR EACH DROP

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

**EXCLUDING HOLIDAYS** 

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

#### 786-BD BIODIESEL B20 (BDI)

MUST COMPLY WITH CLAUSE C16.27 \*\*\*PORTS ACTIVE\*\*\*

TANK WAGON (TW), W/ PUMP AND VAPOR RECOVERY HOSE W/FITTINGS TO FIT 3" AND 4" KAM-LOCK HEADERS INTO 1/10,000 GALLON TANK AT BLDG 8409 1/5,000 GALLON TANK AT BLDG 9505 (THIS TANK HAS NO

**OFF LOAD PLUM OR METER)** 

LOADING RACK METERED DELIVERY TICKET REQUIRED

DELIVERY HOURS: 0730-1400 MONDAY TO FRIDAY

**EXCLUDING HOLIDAYS** 

OFF LOADING REQUIRES 1 1/2 TO 2 HOURS

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

MULTIPLE DROP

THIS FUEL IS CAPITALIZED

EST QTY IS FOR TWO YEARS (DOA - JAN 2007)

#### 791 **EDWARDS AFB**

CA, USAF, AFMC, 95TH ABW, US HWYS #58 AND #14

KERN COUNTY

**DELIVERY DODAAC: FP2805** ORDERING OFFICE: 661-277-2281

## 791-08 RFG REGULAR UNLEADED (MRR) \*\*\*PORTS ACTIVE\*\*\*

# TANK TRUCK (TT), W/FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

2/15,000 GALLON **ABOVE GROUND** TANK(S) LOCATED AT FAC 2340 MAIN BASE SERVICE STATION

DELIVERY HOURS: 0720 1400 MONDAY THRILERIDAY

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

### **EXCLUDING HOLIDAYS**

OFF LOADING REQUIRES 1 1/2 TO 2 HOURS

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

## 791-081 RFG REGULAR UNLEADED (MRR) \*\*\*PORTS ACTIVE\*\*\*

# TANK WAGON (TW), W/PUMP AND FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

2/3,000 GALLON TANK(S) LOCATED AT BLDG 0183 SOUTH BASE

ANTICIPATE 0% ON HIGHWAY USE

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

### **EXCLUDING HOLIDAYS**

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

## 791-082 RFG REGULAR UNLEADED (MRR) \*\*\*PORTS ACTIVE\*\*\*

# TANK TRUCK (TT), W/FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

1/10,000 GALLON ABOVE GROUND TANK(S) **#15** LOCATED AT FAC 1422 FLIGHT LINE SERVICE STATION

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

#### **EXCLUDING HOLIDAYS**

OFF LOADING REQUIRES 1 1/2 TO 2 HOURS

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

## TANK TRUCK (TT), W/FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

1/12,000 GALLON TANK TANK #14 LOCATED AT FAC 1422

FLIGHT LINE SERVICE STATION

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

**EXCLUDING HOLIDAYS** 

OFF LOADING REQUIRES 1 1/2 TO 2 HOURS

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

### 791-BD BIODIESEL B20 (BDI)

MUST COMPLY WITH CLAUSE C16.27
\*\*\*PORTS ACTIVE\*\*\*

## TANK TRUCK (TT), W/FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

1/12,000 GALLON TANK TANK #13 LOCATED AT FAC 1422

FLIGHT LINE SERVICE STATION

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

### **EXCLUDING HOLIDAYS**

OFF LOADING REQUIRES 1 1/2 TO 2 HOURS

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

EST QTY IS FOR TWO YEARS (DOA - JAN 2007)

#### 791-BD1 BIODIESEL B20 (BDI)

MUST COMPLY WITH CLAUSE C16.27

\*\*\*PORTS ACTIVE\*\*\*

# TANK WAGON (TW), W/PUMP AND FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

1/3,000 GALLON **ABOVE GROUND** TANK(S) LOCATED AT

**BLDG 0183 SOUTH BASE** 

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

#### **EXCLUDING HOLIDAYS**

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

EST QTY IS FOR TWO YEARS (DOA - JAN 2007)

791-BD2 BIODIESEL B20 (BDI) MUST COMPLY WITH CLAUSE C16.27 \*\*PORTS ACTIVE\*\* TANK TRUCK (TT), W/FITTINGS TO FIT 3" KAM-LOCK HEADER INTO

1/15,000 GALLON TANK LOCATED AT FAC 2340 MAIN BASE

SERVICE STATION

DELIVERY HOURS: 0730-1400 MONDAY THRU FRIDAY

**EXCLUDING HOLIDAYS** 

OFF LOADING REQUIRES 1 1/2 TO 2 HOURS

NOTE: DRIVER TO NOTIFY ORDERING OFFICE 45 MINUTES

PRIOR TO ARRIVAL

THIS FUEL IS CAPITALIZED

EST QTY IS FOR TWO YEARS (DOA - JAN 2007)

5. Clause B1.01.2 SUPPLIES TO BE FURNISHED (DOMESTIC PC&S) (PORTS INTERNET APPLICATION) (DESC MAR 1999) is modified to add the following line items to this solicitation and these items are open for receipt of initial offers to be received by March 1, 2005 at 3:00 p,m. Fort Belvoir time. Offers must be submitted on attached OFFER DATA SHEET FOR FOB DESTINATION ITEMS and faxed to Offer Custodian/DESC-PLC, Fax #703-767-8506

EST. QTY

SAN YSIDRO

CA, ARMY NG, TASK FORCE ENGINEER MAINTENANCE 2251 DAIRY MART ROAD (FOR USPFO CALIFORNIA)

SAN DIEGO COUNTY

DELIVERY DODAAC: W90DX1 BILLING DODAAC: W80CK3

ORDERING OFFICE:

319-68 DIESEL FUEL #2, LOW SULF (LS2)

169,000 GL

TANK WAGON (TW), INTO 1/5,000 GALLON MOBILE TANK (STANIONARY) 1/2,500 GALLON TANKER(S) (STATIONARY) DELIVERY HOURS: 0800-1430 MONDAY THRU FRIDAY

#### LUKE AFB

AZ, USAF, AETC 56 FW, GLENDALE AVE AND LITCHFIELD ROAD ENTER THROUGH NORTH GATE GO WEST ON LIGHTNING ROAD RIGHT ON JERSTAD LN TO POL AREA, BLDG #312 MARICOPA COUNTY

DELIVERY DODAAC: FP4887

ORDERING OFFICE: W80CK3

### 760-BD BIODIESEL B20 (BDI)

96,000 GL

TANK WAGON (TW), W/PUMP INTO
1/8,000 GALLON ABOVE GROUND TANK(S) AT BLDG 335
(MILITARY SERVICE STA)
METERED DELIVERY TICKET REQUIRED
DELIVERY HOURS: 0700-1500 MONDAY THRU FRIDAY
EXCLUDING HOLIDAYS
THIS FUEL IS CAPITALIZED
EST QT IS FOR 2 YEARS (DOA – JAN 2007)

618-94 DIESEL FUEL, LS#2 (DYED) (LSS) 146,700 GL

\*\*\*PORTS ACTIVE\*\*\*
TANK WAGON (TW), INTO 1/8,000 GAL BARGE LOCATED PIERSIDE AT CHOLLAS CREEK
DELIVERY REQUIRED: 5,000 GALS BI-WEEKLY
(SAME BARGE AS ITEM 618-08)

640 SAN DIEGO

CA, NAVY, ALONGSIDE QUAYWALL, 32ND ST AND HARBOR DRIVE, (FOR PWC)

SAN DIEGO COUNTY

DELIVERY DODAAC: N63387 BILLING DODAAC: N63387 ORDERING OFFICE: 619-556-7614

640-94 DIESEL FUEL, LS#2 (DYED) (LSS) 400,500 GL

\*\*\*PORTS ACTIVE\*\*\*

TANK TRUCK (TT) W/FITTINGS TO FIT A 3 1/2 INCH FEMALE FILL PIPE

INTO FLOATING CRANE BARGE

NOTE: DELIVERY IS MADE OVER WATER

D34 BERKELEY

CA, DOE, ERNEST ORLANDO LAWRENCE NATIONAL LABORATORY, 1 CYCLOTRON

ROAD, BLDG 76 FUEL DOCK

ALAMEDA COUNTY

**DELIVERY FEDAAC: 899101** 

**BILLING FEDAAC: 899101** 

**ORDERING OFFICE: 510-486-5475** 

D34-BD BIODIESEL B20 (BDI)

84,000 GL

MUST COMPLY WITH CLAUSE C16.27

TANK TRUCK (TT), INTO 1/10,000 GALLON BELOW GROUND TANK LOADING RACK METERED DELIVERY TICKET REQUIRED DELIVERY HOURS: 0700-1530 MONDAY THRU FRIDAY EXCLUDING HOLIDAYS EST QTY IS FOR TWO YEARS (DOA - JAN 2007)

D34-E8 FUEL ETHANOL (E85) (E8)

130,000 GL

TANK WAGON (TW), INTO 1/4,000 GALLON ABOVE GROUND TANK(S) METERED DELIVERY TICKET REQUIRED DELIVERY HOURS: 0700-1530 MONDAY THRU FRIDAY EXCLUDING HOLIDAYS

E84 ELVERTA

CA, DOE, WESTERN AREA POWER ADMINISTRATION, SIERRA NEVADA REGION, 7940 SORENTO RD SACRAMENTO COUNTY DELIVERY FEDAAC: 899177 ORDERING OFFICE: 916-353-4567

E84-BD BIODIESEL B20 (BDI)

16,000 GL

MUST COMPLY WITH CLAUSE C16.27

TANK WAGON (TW), INTO
1/1,500 GALLON ABOVE GROUND TANK(S)
1/1,000 GALLON ABOVE GROUND TANK(S)
DELIVERY HOURS: 0700-1500 MONDAY THRU FRIDAY
EXCLUDING HOLIDAYS
\*\*NOTE: PAYMENT WILL BE MADE BY GOVERNMENT
CREDIT CARD IN ACCORDANCE WITH CLAUSE G160
EST QTY IS FOR TWO YEARS (DOA - JAN 2007)

- 6. The following clauses are hereby deleted in their entirety:
  - C16.27 FUEL, BIODIESEL (B20) (DESC MAR 2004)
  - C16.69 FUEL SPECIFICATIONS (PC&S) (DESC JUL 2004) (REV)

- I1.03-3 CONTRACT TERMS AND CONDITIONS COMMERCIAL ITEMS (PC&S) (NON-PORTS INTERNET APPLICATION) (DESC OCT 2003)
- I1.03-8 CONTRACT TERMS AND CONDITIONS COMMERCIAL ITEMS (PC&S) (PORTS INTERNET

APPLICATION) (DESC OCT 2003)

- I28.02-2 FEDERAL, STATE, AND LOCAL TAXES AND FEES (DESC NOV 2004)
- I28.03-2 TAX EXEMPTION CERTIFICATES (DESC OCT 2003)
- K1.01-10 OFFEROR REPRESENTATIONS AND CERTIFICATIONS COMMERCIAL ITEMS (ALTERNATES I/II)(MAY 2004/APR 2002/OCT 2000)
- K2.01 SMALL DISADVANTAGED BUSINESS STATUS (OCT 1998)
- 7. The following clauses are hereby added in full text:
  - C16.27 FUEL, BIODIESEL (B20) (DESC SEP 2004)
  - C16.69 FUEL SPECIFICATIONS (PC&S) (DESC JAN 2005)
  - II.03-3 CONTRACT TERMS AND CONDITIONS COMMERCIAL ITEMS (PC&S) (NON-PORTS INTERNET APPLICATION) (DESC JUN 2004)
  - I1.03-8 CONTRACT TERMS AND CONDITIONS COMMERCIAL ITEMS (PC&S) (PORTS INTERNET

APPLICATION) (DESC JUN 2004)

- I28.02-2 FEDERAL, STATE, AND LOCAL TAXES AND FEES (DESC JAN 2005)
- I28.03-2 TAX EXEMPTION CERTIFICATES (DESC MAR 2004)
- K1.01-10 OFFEROR REPRESENTATIONS AND CERTIFICATIONS COMMERCIAL ITEMS (ALTERNATES I/II)(JAN 2005/APR 2002/OCT 2000)
- K2.01 SMALL DISADVANTAGED BUSINESS STATUS (OCT 1999)

The full text of these clauses are included in this amendment

#### C16.27 FUEL, BIODIESEL (B20) (DESC SEP 2004)

Offered product shall conform to the following requirements that define a fuel suitable for use in automotive diesel engines:

(a) **PRODUCT COMPOSITIONAL REQUIREMENTS.** Product shall consist of a blend of 20 percent (plus or minus one percent) mono-alkyl esters of long chain fatty acids derived from virgin vegetable oil blendstock and/or yellow grease blendstock conforming to the

requirements of ASTM D 6751 and 80 percent minimum low sulfur diesel fuel oil conforming to ASTM D 975, grade low sulfur number 1-D or grade low sulfur number 2-D.

(b) **PRODUCT PERFORMANCE REQUIREMENTS.** The finished biodiesel blend shall conform to CID-A-A-59693A, dated January 15, 2004. The specification is modified as follows:

TEST	<u>METHOD</u>	VALUE
1. Carbon Residue on 10% bottoms, mass %	ASTM D 524	0.35 max.
2. Density @ $15^{\circ}$ C, kg/L or API Gravity @ $60^{\circ}$ F	ASTM D 4052 ASTM D 1298	Report
3. Distillation Temperature, <sup>o</sup> C 10% point, <sup>o</sup> C 50% point, <sup>o</sup> C	ASTM D 86	Report Report

- (c) BLENDING. Product shall be blended prior to delivery. Manifold blending at time of delivery and blending in the receipt tank is not permitted. The resultant blended product must meet all performance requirements specified in the contract.
- (d) **ENVIRONMENTAL PROTECTION AGENCY (EPA) REGISTRATION.** B100 product must be EPA registered in accordance with 40 CFR Part 79, Registration of Fuels and Fuel Additives. The Contractor shall provide a copy of the EPA registration letter to the Contracting Officer at the time of offer.

(DESC 52.246-9FEL)

#### C16.69 FUEL SPECIFICATIONS (PC&S) (DESC JAN 2005)

Supplies delivered under this contract shall conform to all Federal, State, and local environmental requirements applicable to the geographic location of the receiving activity on the date of delivery. This includes delivery of fuel and documentation in a manner consistent with any existing or after-imposed Title V (Clean Air Act) Permits. The list of such requirements contained in this contract is not intended to be a complete list, and the Contractor shall be responsible for determining the existence of all such requirements. Selected regional environmental requirements are highlighted in the SPECIFICATIONS (CONT'D) clause. In the event that a Federal, State, or local environmental requirement is more stringent than a specification contained in this contract, the Contractor shall deliver product that complies with the more stringent requirement. Product that fails to meet the more stringent requirement will be considered to be a nonconforming supply. Product(s) to be supplied shall fully meet the requirements of the applicable specification(s) as cited below.

**NOTE:** Gasoline, gasohol and reformulated gasoline Reid Vapor Pressure (RVP) specification requirements are seasonal and vary geographically throughout the United States. Therefore, Contractors are expected to know the local, State, or Federal RVP requirements of areas being supplied and comply with those requirements.

(a) GASOLINE, AUTOMOTIVE, UNLEADED, GRADES REGULAR, MIDGRADE, AND PREMIUM. Product shall conform to ASTM D 4814, as modified below.

#### (1) OCTANE REQUIREMENTS.

(i) Unleaded automotive gasoline shall meet the Anti-Knock Index (AKI) requirements shown in the table below.

		DESC	
		PRODUCT	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	AKI, MINIMUM
9130-00-148-7103	Gasoline, Regular Unleaded	MUR	87
9130-01-272-0983	Gasoline, Midgrade Unleaded	MUM	89
9130-00-148-7104	Gasoline, Premium Unleaded	MUP	91

- (ii) Reductions for altitude and seasonal variations are allowed for all AKI values in accordance with figures X1.2 and X1.3 of ASTM D 4814.
  - (iii) For regular unleaded gasoline, in addition to an AKI of 87 minimum, the MON must not be less than 82.

### (2) OXYGENATE REQUIREMENTS.

(i) In order to achieve minimum/maximum oxygen content limits specified per Federal, State, and local environmental requirements, supplies shall only include oxygenates that are permitted by environmental regulations applicable to the time and place of delivery.

- (ii) Blending of oxygenates into gasoline to meet oxygenated fuel requirements shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet contract requirements.
  - (3) See the SPECIFICATIONS (CONT'D) clause for additional regional gasoline requirements.
- (b) GASOHOL, AUTOMOTIVE, UNLEADED, GRADES REGULAR, MIDGRADE, AND PREMIUM. Products shall conform to Commercial Item Description (CID) A-A-52530 dated October 10, 1995, as modified below. In accordance with Executive Order 12261 of January 5, 1981, "Gasohol in Federal Motor Vehicles," Gasohol may be considered an acceptable substitute for Unleaded Gasoline. The Unleaded Gasoline items that permit the substitution of Gasohol are identified in the Schedule. Contractors are required to state, for each line item in their offer, whether Gasohol will be provided. Contractors will not be permitted to substitute Unleaded Gasoline under line items awarded as gasohol. Also, Contractors are not permitted to substitute gasohol for gasoline under line items awarded as gasoline, except when Government regulations mandate use of fuel containing an oxygenate for control of carbon monoxide pollution.

#### (1) OCTANE REQUIREMENTS.

(i) Unleaded automotive gasohol shall meet the AKI requirements shown in the table below.

		DESC	
		PRODUCT	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	AKI, MINIMUM
9130-01-090-1093	Gasohol, Regular Unleaded	GUR	87
9130-01-355-2393	Gasohol, Midgrade Unleaded	GUM	89
9130-01-090-1094	Gasohol, Premium Unleaded	GUP	91

- (ii) Reductions for altitude and seasonal variations are allowed for all AKI values in accordance with figures X1.2 and X1.3 of ASTM D 4814.
  - (iii) For regular unleaded gasohol, in addition to an AKI of 87 minimum, the MON must not be less than 82.

#### (2) OXYGENATE REQUIREMENTS.

- (i) Ethanol concentration shall be between 9 and 11 volume percent.
- (ii) Blending of ethanol into gasoline to make gasohol shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet contract requirements.
  - (3) See the SPECIFICATIONS (CONT'D) clause for additional regional requirements affecting gasohol.
- (c) **REFORMULATED GASOLINE, AUTOMOTIVE, UNLEADED, GRADES REGULAR, MIDGRADE, AND PREMIUM.** Product shall conform to ASTM D 4814, as modified by the Environmental Protection Agency (EPA) requirements detailed in 40 CFR Part 80 "Regulation of Fuels and Fuel Additives; Standards for Reformulated and Conventional Gasoline; Final Rule," published in the February 16, 1994 Federal Register. In part, these regulations mandate that Phase II complex model reformulated gasoline must meet three emissions performance requirements when compared to the baseline gasoline marketed by a refiner in 1990: a 27 percent reduction in emissions of volatile organic compounds (VOCs), a 22 percent reduction in emissions of toxic pollutants, and a 7 percent reduction in emissions of oxides of nitrogen (NOx). Further, these regulations mandate that Phase II complex model reformulated gasoline must meet three compositional requirements: 1.5 weight percent minimum oxygen; 1.3 volume percent maximum benzene; and no heavy metals (lead and manganese are examples of such metals).

#### (1) OCTANE REQUIREMENTS.

(i) Reformulated gasoline shall meet the AKI requirements shown in the table below.

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	DESC PRODUCT CODE	AKI, MINIMUM
9130-01-388-4080	Reformulated Gasoline, Regular	MRR	87
9130-01-388-4513 9130-01-388-4524	Reformulated Gasoline, Midgrade Reformulated Gasoline, Premium	MMR MPR	89 91

(ii) Reductions for altitude and seasonal variations are allowed for all AKI values in accordance with figures X1.2 and X1.3 of

#### (2) OXYGENATE REQUIREMENTS.

- (i) In order to achieve minimum/maximum oxygen content limits specified per Federal, State, and local environmental requirements, suppliers shall only include oxygenates that are permitted by environmental regulations applicable to the time and place of delivery.
- (ii) Blending of permissible oxygenate into reformulated gasoline shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet contract requirements.
  - (3) See the SPECIFICATIONS (CONT'D) clause for additional regional reformulated gasoline requirements.
  - (d) DIESEL FUEL.

ASTM D 4814.

#### (1) APPLICABLE TO ALL DIESEL GRADES.

#### (i) ADDITIVES.

- (A) A fuel stabilizer additive conforming to MIL-S-53021 may be blended into the fuel to improve the suitability of fuel for long term storage. Permissible additive concentrations are specified in the latest revision of QPL-53021.
- (B) A corrosion inhibitor/lubricity improver additive may be blended into the fuel to inhibit corrosion and improve fuel lubricity. Permissible additive concentration limits are specified in the latest revision of QPL 25017.
- (C) A fuel system icing inhibitor may be blended into the fuel to purge small quantities of water from the fuel and prevent the formulation of ice crystals. The additive concentration shall not exceed 0.15 volume percent when tested in accordance with ASTM D 5006.
- (ii) **BLENDING.** Blending one grade of diesel fuel with another grade, or other compatible components, to produce a different grade or a variation within a grade is permitted. However, such blending shall be accomplished by mechanical mixing or agitation in a tank, or in-line blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the desired fuel.
- (iii) **LOW TEMPERATURE OPERABILITY.** The low temperature performance of diesel fuel shall be defined by one of the following two properties: Cloud Point or Cold Filter Plugging Point.
- (A) **CLOUD POINT.** Unless a more restrictive cloud point limit is specified in the contract schedule, the cloud point shall be equal to or lower than the tenth percentile minimum ambient temperature specified in Appendix X4 of ASTM D 975.
- (B) **COLD FILTER PLUGGING POINT (CFPP).** Unless a more restrictive CFPP limit is specified in the contract schedule, the maximum CFPP shall be 10 degrees Celsius below the tenth percentile minimum ambient temperature specified in Appendix X4 of ASTM D 975.
- (iv) **DYE.** As a means of identification, the Internal Revenue Service (IRS) requires that a red dye, identified as Solvent Red 164 (alky derivatives of azo benzene azo naphthol), must be added to all nontaxable diesel and all nontaxable kerosene used for purposes other than military jet fuel. The definitions of diesel and kerosene are provided in 26 CFR Section 48.4081-1. The minimum concentration is provided in 40 CFR Part 80.
- (2) APPLICABLE TO GRADES LS2, LS1, LSS, LSW, HS2 AND HS1 ONLY. Product shall conform to commercial specification ASTM D 975. In accordance with this specification, product shall be visually free of undissolved water, sediment, and suspended matter. Product classification is shown below.

#### LOW SULFUR GRADES

		DESC	MAXIMUM	
		PRODUCT	SULFUR	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	<b>CONTENT</b>	RED DYE
9140-01-398-0697	Grade No. 2-D S500 ("low sulfur No.2-D")	LS2	0.05 wt%	No
9140-01-398-1130	Grade No. 1-D S500 ("low sulfur No.1-D")	LS1	0.05 wt%	No
9140-01-413-4919	Grade No. 2-D S500 ("low sulfur No.2-D")	LSS	0.05 wt%	Yes
9140-01-413-7494	Grade No. 1-D S500 ("low sulfur No.1-D")	LSW	0.05 wt%	Yes

### HIGH SULFUR GRADES

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	DESC PRODUCT CODE	MAXIMUM SULFUR <u>CONTENT</u>	RED DYE
9140-01-398-1395	Grade No. 2-D S5000 ("regular No.2-D")	HS2	0.50 wt%	Yes
9140-01-398-1422	Grade No. 1-D S5000 ("regular No.1-D")	HS1	0.50 wt%	Yes

(3) APPLICABLE TO GRADES DL2, DL1, DLS, DLW, DF2, AND DF1 ONLY. Product shall conform to commercial specification ASTM D 975. In addition, product shall contain no more than 10 milligrams/liter (mg/L) of particulates as measured by ASTM D 6217. Product classification is shown below.

#### LOW SULFUR GRADES

		DESC PRODUCT	MAXIMUM SULFUR	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	<u>CONTENT</u>	RED DYE
9140-00-000-0184 9140-00-000-0185	Grade No. 2-D S500 ("low sulfur No.2-D") Grade No. 1-D S500 ("low sulfur No.1-D")		0.05 wt% 0.05 wt%	No No

9140-01-413-7511	Grade No. 2-D S500 ("low sulfur No.2-D")	DLS	0.05 wt%	Yes
9140-01-412-1311	Grade No. 1-D S500 ("low sulfur No.1-D")	DLW	0.05 wt%	Yes

#### HIGH SULFUR GRADES

		DESC	MAXIMUM	
		PRODUCT	SULFUR	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	CODE	<b>CONTENT</b>	RED DYE
9140-00-286-5294	Grade No. 2-D S5000 ("regular No.2-D")	DF2	0.50 wt%	Yes
9140-00-286-5286	Grade No. 1-D S5000 ("regular No.1-D")	DF1	0.50 wt%	Yes

- (4) **APPLICABLE TO DIESEL GRADE #1 ONLY.** DESC frequently requires #1 diesel fuel grades when it is anticipated that the fuel may be exposed to temperatures below 10 degrees Fahrenheit (-12 degrees Celsius). These products shall conform to ASTM D 975 and additional requirements as specified above for each DESC product code. Although the Government does not encourage such actions, Contractors electing to deliver kerosene or Jet A to meet #1 diesel fuel requirements must—
- (i) Provide certification to the Contracting Officer prior to 1 October of each year that the kerosene or Jet A will meet requirements applicable to the specific product code, including particularly, sulfur, dye, lubricity, viscosity and cetane index; **AND**
- (ii) For each delivery, submit relevant documents (delivery tickets, bills of lading, etc.) indicating that #1 diesel fuel is being delivered.
  - (5) See the SPECIFICATIONS (CONT'D) clause for additional regional diesel requirements.
- (e) FUEL OIL, BURNER, GRADES 1, 2, 4(LIGHT), 4, 5(LIGHT), 5(HEAVY), AND 6 (VIRGIN FUEL OILS). Product shall conform to ASTM D 396, as modified by the requirements of paragraphs (1) through (7) below. Product classification is shown in the table below. PRODUCT CONTAINING USED OIL SHALL NOT BE SUPPLIED. (See paragraph (f) below for DESC product codes, national stock numbers, and detailed requirements applicable to blends of residual fuel with recycled lubricating oil.)

		DESC	
NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	PRODUCT CODE	RED DYE
9140-00-247-4366	Fuel Oil, Burner 1	FS1	Yes
9140-00-247-4365	Fuel Oil, Burner 2	FS2	Yes
9140-01-107-6139	Fuel Oil, Burner 4 (Light)	FL4	Yes
9140-00-247-4360	Fuel Oil, Burner 4	FS4	No
9140-01-058-4431	Fuel Oil, Burner 5 (Light)	FL5	No
9140-00-247-4359	Fuel Oil, Burner 5 (Heavy)	FS5	No
9140-00-247-4354	Fuel Oil, Burner 6	FS6	No

- (1) These residual grades of burner fuel oil (Grades 4, 4(Light), 5(Light), 5(Heavy), and 6) shall consist of fossil-derived hydrocarbon stock. They may not contain used oil or other recycled petroleum components.
- (2) **SULFUR REQUIREMENT.** Refer to the Schedule for the maximum allowable sulfur content of Burner Oil, Grades 4, 4(Light), 5(Light), 5(Heavy), and 6. The maximum allowable sulfur content for Burner Oil, Grades 1 and 2, shall be 0.5 weight percent or State/local environmental requirements, whichever is more stringent.
- (3) **NITROGEN REQUIREMENT.** The nitrogen content shall be tested using ASTM D 3228, Total Nitrogen in Lubricating Oils and Fuel Oils by Modified Kjeldahl Method, or ASTM D 4629, Trace Nitrogen in Liquid Petroleum Hydrocarbons by Chemiluminescence Detection. The nitrogen content is used to determine nitrous oxide (NOx) emissions in boiler systems as determined by State/local environmental agencies. The requirement applies for line items with burner oil #4, burner oil #5 (heavy), burner oil #5 (light), and burner oil #6. The Contractor is required upon request from the Government to provide a copy of the test report, within two working days, that states the actual nitrogen content of fuel delivered.
- (4) Blending of various compatible grades of burner oil to produce an intermediate grade is permitted, however, such blending shall be accomplished by mechanical mixing or agitation in a tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the grade produced.
- (5) The maximum allowable ash content for Burner Oil, Grade 6, shall be .50 weight percent using ASTM D 874, Standard Test Method for Sulfated Ash from Lubricating Oils and Additives.
- (6) Under United States regulations, Grades Number 1, 2, and 4(Light) are required by 40 CFR Part 80 to contain a sufficient amount of the dye Solvent Red 164 so its presence is visually apparent. At or beyond terminal storage tanks, they are required by CFR Part 48 to contain the dye Solvent Red 164 at a concentration spectrally equivalent to 3.9 pounds per thousand barrels of the solid dye standard Solvent Red 26.
- (7) **APPLICABLE TO FUEL OIL, BURNER, GRADE #1 ONLY**. This product shall conform to ASTM D 396. Contractors electing to deliver kerosene (red dye) to meet #1 burner oil requirements must—

- (i) Provide certification to the Contracting Officer prior to 1 October of each year that the kerosene will meet #1 burner oil specifications, including , specifically, viscosity, distillation, density and pour point, **AND**
- (ii) For each delivery, submit relevant documents (delivery tickets, bills of lading, etc.) indicating that #1 burner oil is being delivered.
  - (iii) All kerosene delivered to meet #1 burner oil must be tax free, i.e., dyed in accordance with IRS regulations.
- (f) **FUEL OIL, BURNER, CONTAINING RECYCLED USED OILS, GRADES 4, 5(LIGHT), 5(HEAVY) AND 6.** Product shall conform to ASTM D 6823, as modified by the requirements of paragraphs (1) through (5) below. Product classification is shown in the table below.

	DESC
PRODUCT NOMENCLATURE	PRODUCT CODE
Fuel Oil, Burner, Grade RFC4	RF4
Fuel Oil, Burner, Grade RFC5L	R5L
Fuel Oil, Burner, Grade RFC5H	RF5
Fuel Oil, Burner, Grade RFC6	RF6
	Fuel Oil, Burner, Grade RFC4 Fuel Oil, Burner, Grade RFC5L Fuel Oil, Burner, Grade RFC5H

- (1) **SULFUR REQUIREMENT.** Refer to the Schedule for the maximum allowable sulfur content of Grades 4, 5(Light), 5(Heavy), and 6.
- (2) **NITROGEN REQUIREMENT.** The nitrogen content shall be tested using ASTM D 3228, Total Nitrogen in Lubricating Oils and Fuel Oils by Modified Kjeldahl Method, or ASTM D 4629, Trace Nitrogen in Liquid Petroleum Hydrocarbons by Chemiluminescence Detection. The nitrogen content is used to determine nitrous oxide (NOx) emissions in boiler systems as determined by State/local environmental agencies. The Contractor is required upon request from the Government to provide a copy of the test report, within two working days, that states the actual nitrogen content of fuel delivered.
- (3) **INCLUSION OF OFF-SPECIFICATION USED OIL PROHIBITED.** 40 CFR Parts 266 and 279 define off-specification used oil. The supply of RF4, R5L, RF5, or RF6 containing off-specification used oil is not permitted.

[ ] The offeror represents that it will provide certified test reports with associated QC documents validating compliance with EPA
used oil standards contained in 40 CFR Parts 266 and 279 or State/local requirements, whichever is more stringent, for all contract deliveries under
the line items identified above to—

ATTN: DESC-BPE ROOM 2954
DEFENSE ENERGY SUPPORT CENTER
8725 JOHN J KINGMAN ROAD SUITE 4950
FORT BELVOIR VA 22060-6222

Offeror's EPA	Identification	Number:	

- (4) Blending of various compatible grades of burner oil to produce an intermediate grade is permitted, however, such blending shall be accomplished by mechanical mixing or agitation in tank, or by in-line blending, prior to loading the product into transport equipment, and the resultant product must meet all the requirements of the contract.
- (5) The maximum allowable ash content for Burner Oil, Grade RF6, shall be 0.50 mass%, using ASTM D 874, Standard Test Method for Sulfated Ash from Lubricating Oils and Additives.
  - (g) KEROSENE. Product shall conform to ASTM D 3699. Classification of product is shown below.

### LOW SULFUR GRADES

NATIONAL STOCK NUMBER	PRODUCT NOMENCLATURE	DESC PRODUCT <u>CODE</u>	MAXIMUM SULFUR <u>CONTENT</u>	RED DYE
9140-01-292-4460	Kerosene, Grade No. 1-K	KS1	0.04 wt% max	No
9140-01-461-3989	Kerosene, Grade No. 1-K	KSR	0.04 wt% max	Yes

### HIGH SULFUR GRADES

DESC	MAXIMUM
PRODUCT	SULFUR

NATIONAL STOCK NUMBER PRODUCT NOMENCLATURE CODE CONTENT RED DYE

9140-00-242-6748 Kerosene, Grade No. 2-K KSN 0.30 wt% max Yes

**NOTE**: The IRS requires taxation of No. 1-K and No. 2-K kerosene upon removal from the terminal unless the kerosene is indelibly (cannot be removed) dyed or used for military jet fuel. These requirements, part of 26 CFR 48 - Manufacturers and Retailers Excise Taxes, were published in the July 1, 1998, Federal Register. Only undyed (taxable) No. 1-K kerosene is suitable for use in nonflued (unvented) kerosene burner appliances. No. 2-K kerosene (dyed or undyed) is unsuitable for nonflued (unvented) kerosene burner appliances.

The color test requirement is deleted if red dye has been added in compliance with IRS regulations; however, the resulting fuel/dye blend must have a red tint.

(DESC 52.246-9FW5)

### I1.03-3 CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS (PC&S) (NON-PORTS INTERNET APPLICATION) (DESC JUN 2004)

#### (a) INSPECTION/ACCEPTANCE.

- (1) The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its post-acceptance rights (i) within a reasonable time after the defect was discovered or should have been discovered, and (ii) before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
  - (2) Also see the NONCONFORMING SUPPLIES AND SERVICES clause in the Addendum.
- (b) **ASSIGNMENT.** The Contractor or its assignee may assign its rights to receive payment due, as a result of performance of this contract, to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes a payment (e.g., use of the Government-wide commercial purchase card), the Contractor may not assign its right to receive payment under this contract.
- (c) CHANGES. [Requires buyer fill-in from Note 1 or Note 2 at the bottom of this clause. [Buyer: Delete inapplicable portion.]
- (d) **DISPUTES.** This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, DISPUTES, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
  - (e) **DEFINITIONS.** The clause at FAR 52.202-1, DEFINITIONS, is incorporated herein by reference.
- (f) **EXCUSABLE DELAYS.** The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the control of the Contractor and without its fault or negligence, such as acts of God or the public enemy, acts of the Government in either it s sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.
- (g) **INVOICE.** The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include-
  - (1) Name and address of the Contractor;
  - (2) Invoice date and number;
  - (3) Contract number, contract line item number, and, if applicable, the order number;
  - (4) Description, quantity, unit of measure, unit price, and extended price of the item delivered;
- (5) Shipping number and date of shipment including the bill of lading number and weight of shipment if shipped on Government bill of lading;
  - (6) Terms of any prompt payment discount offered;
    - (7) Name and address of official to whom payment is to be sent; and
    - (8) Name, title, and phone number of person to be notified in event of defective invoice, and
    - (9) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in

#### this contract.

- (10) Electronic funds transfer (EFT) banking information.
  - (i) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (ii) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (e.g.,

- 52.232-33, Payment by Electronic Funds Transfer Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer Other Than Central Contractor Registration), or applicable agency procedures.
  - (iii) EFT banking information is not required if the Government waived the requirement to pay by EFT.

Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.

- (h) **PATENT INDEMNITY.** The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United Stated or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.
  - (i) PAYMENT.
- (1) **Items accepted.** Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) **Prompt payment.** The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C 3903) and prompt payment regulations at 5 CFR part 1315.
- (3) **Electronic Funds Transfer (EFT).** If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.
- (4) **Discount.** In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purposes of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
- (5) **Overpayments.** If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall immediately notify the Contracting Officer and request instructions for disposition of the overpayment.
- (j) **RISK OF LOSS.** Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon—
  - (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
  - (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
  - (k) TAXES. See Addendum 2.
- (1) **TERMINATION FOR THE GOVERNMENT'S CONVENIENCE.** The Government reserves the right to terminate this contract, or any part thereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms and conditions of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.
- (m) **TERMINATION FOR CAUSE.** The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (n) **TITLE.** Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (o) **WARRANTY.** The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (p) **LIMITATION OF LIABILITY.** Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (q) **OTHER COMPLIANCES.** The Contractor shall comply with all applicable Federal, State, and local laws, executive orders, rules, and regulations applicable to its performance under this contract.
- (r) **COMPLIANCE WITH LAWS UNIQUE TO GOVERNMENT CONTRACTS.** The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 327 et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti- Kickback Act of 1986, 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistle blower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (s) **ORDER OF PRECEDENCE.** Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:
  - (1) The schedule of supplies/services;
- (2) The Assignments; Disputes, Payments; Invoices; Other Compliances; and Compliance with Laws Unique to Government Contracts paragraphs of this clause;
  - (3) The clause at 52.212-5;

- (4) Addenda to this solicitation or contract, including any license agreements for computer software;
- (5) Solicitation provisions if this is a solicitation;
- (6) Other paragraphs of this clause;
- (7) Standard Form 1449;
- (8) Other documents, exhibits, and attachments; and
- (9) The specification.
- (t) **CENTRAL CONTRACTOR REGISTRATION** (**CCR**). See the CENTRAL CONTRACTOR REGISTRATION (ALTERNATE A) clause.

(FAR 52.212-4, tailored/DESC 52.212-9F50)

Paragraph (c) (Buyer fill-in):

NOTE 1: Insert the following in all domestic and all overseas programs, except Germany and Benelux:

Changes in the terms and conditions of this contract may be made only by written agreement of the parties.

NOTE 2: Insert the following for the Germany and Benelux overseas programs. These programs require a combination tank truck/tank wagon method of delivery per item, and the activities are allowed to add additional delivery points:

Changes in the terms and conditions of this contract may be made only by written agreement of the parties, except as follows:

- (1) The Government may delete a number of tanks and delivery locations from a single item that may alter the method of delivery from a combination of tank truck (TT) and tank wagon (TW) to predominantly TW deliveries. If, as a result of deletions, the primary method of delivery is changed so that increased delivery costs will be incurred, the Contracting Officer must be notified and a determination made to modify the contract. Should no increased delivery costs be incurred, the contract price will not be modified.
- (2) The Government reserves the right to designate additional delivery points within the approximate same area of a specific item, provided that such additional deliveries are similar to those already under contract for the specific item. Should the Government designate additional delivery points, the Contractor shall not be liable to deliver if such deliveries would result in increased costs to the Contractor. In instances where increased costs would be incurred, the Contracting Officer must be notified and a determination made to modify the contract. Should no increase be incurred, additional delivery points shall be furnished at the contract price and without contract modification. All terms, conditions, and provisions of the contract shall apply to additional delivery points added during the term of the contract.

### I1.03-8 CONTRACT TERMS AND CONDITIONS - COMMERCIAL ITEMS (PC&S) (PORTS INTERNET APPLICATION) (DESC JUN 2004)

- (a) INSPECTION/ACCEPTANCE.
- (1) The Contractor shall only tender for acceptance those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its post-acceptance rights (i) within a reasonable time after the defect was discovered or should have been discovered; and (ii) before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
  - (2) Also see the NONCONFORMING SUPPLIES AND SERVICES clause in the Addendum.
- (b) **ASSIGNMENT.** The Contractor or its assignee may assign its rights to receive payment due as a result of performance of this contract, to a bank, trust company, or other financing institution, including any Federal lending agency in accordance with the Assignment of Claims Act (31 U.S.C. 3727). However, when a third party makes a payment (e.g., use of the Government-wide commercial purchase card), the Contractor may not assign its right to receive payment under this contract.
  - (c) CHANGES. \_\_\_\_\_(Buyer fill-in).
- (d) **DISPUTES.** This contract is subject to the Contract Disputes Act of 1978, as amended (41 U.S.C. 601-613). Failure of the parties to this contract to reach agreement on any request for equitable adjustment, claim, appeal or action arising under or relating to this contract shall be a dispute to be resolved in accordance with the clause at FAR 52.233-1, DISPUTES, which is incorporated herein by reference. The Contractor shall proceed diligently with performance of this contract, pending final resolution of any dispute arising under the contract.
  - (e) **DEFINITIONS.** The clause at FAR 52.202-1, DEFINITIONS, is incorporated herein by reference.
- (f) **EXCUSABLE DELAYS.** The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence, such as acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.

- (g) **INVOICE.** The Contractor shall submit an original invoice and three copies (or electronic invoice, if authorized) to the address designated in the contract to receive invoices. An invoice must include--
  - (1) Name and address of the Contractor;
  - (2) Invoice date and number;
  - (3) Contract number, contract line item number, and, if applicable, the order number;
  - (4) Description, quantity, unit of measure, unit price, and extended price of the item delivered;
- (5) Shipping number and date of shipment including the bill of lading number and weight of shipment if shipped on Government bill of lading;
  - (6) Terms of any prompt payment discount offered;
  - (7) Name and address of official to whom payment is to be sent; and
  - (8) Name, title, and phone number of person to be notified in event of defective invoice, and
  - (9) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this

#### (10) Electronic funds transfer (EFT) banking information.

- (i) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (ii) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision, contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer Other Than Central Contractor Registration), or applicable agency procedures.
  - (iii) EFT banking information is not required if the Government waived the requirement to pay by EFT.

Invoices will be handled in accordance with the Prompt Payment Act (31 U.S.C. 3903) and Office of Management and Budget (OMB) prompt payment regulations at 5 CFR part 1315.

- (h) **ELECTRONIC INVOICING.** See the CONTRACT TERMS AND CONDITIONS COMMERCIAL ITEMS (PC&S) (PORTS INTERNET APPLICATION) ADDENDUM clause in Addendum 2.
- (i) **PATENT INDEMNITY.** The Contractor shall indemnify the Government and its officers, employees and agents against liability, including costs, for actual or alleged direct or contributory infringement of, or inducement to infringe, any United States or foreign patent, trademark or copyright, arising out of the performance of this contract, provided the Contractor is reasonably notified of such claims and proceedings.
  - (j) PAYMENT.

contract.

- (1) **Items accepted.** Payment shall be made for items accepted by the Government that have been delivered to the delivery destinations set forth in this contract.
- (2) **Prompt payment.** The Government will make payment in accordance with the Prompt Payment Act (31 U.S.C 3903) and prompt payment regulations at 5 CFR part 1315.
- (3) **Electronic Funds Transfer (EFT).** If the Government makes payment by EFT, see 52.212-5(b) for the appropriate EFT clause.
- (4) **Discount.** In connection with any discount offered for early payment, time shall be computed from the date of the invoice. For the purposes of computing the discount earned, payment shall be considered to have been made on the date which appears on the payment check or the specified payment date if an electronic funds transfer payment is made.
- (5) **Overpayments.** If the Contractor becomes aware of a duplicate contract financing or invoice payment or that the Government has otherwise overpaid on a contract financing or invoice payment, the Contractor shall immediately notify the Contracting Officer and request instructions for disposition of the overpayment.
- (k) **RISK OF LOSS.** Unless the contract specifically provides otherwise, risk of loss or damage to the supplies provided under this contract shall remain with the Contractor until, and shall pass to the Government upon--
  - (1) Delivery of the supplies to a carrier, if transportation is f.o.b. origin; or
  - (2) Delivery of the supplies to the Government at the destination specified in the contract, if transportation is f.o.b. destination.
  - (1) TAXES. See Addendum 2.
- (m) **TERMINATION FOR THE GOVERNMENT'S CONVENIENCE.** The Government reserves the right to terminate this contract, or any part thereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms and conditions of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges the Contractor can demonstrate to the satisfaction of the Government using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred which reasonably could have been avoided.
- (n) **TERMINATION FOR CAUSE.** The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies

provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.

- (o) **TITLE.** Unless specified elsewhere in this contract, title to items furnished under this contract shall pass to the Government upon acceptance, regardless of when or where the Government takes physical possession.
- (p) **WARRANTY.** The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.
- (q) **LIMITATION OF LIABILITY.** Except as otherwise provided by an express warranty, the Contractor will not be liable to the Government for consequential damages resulting from any defect or deficiencies in accepted items.
- (r) **OTHER COMPLIANCES.** The Contractor shall comply with all applicable Federal, State, and local laws, executive orders, rules, and regulations applicable to its performance under this contract.
- (s) **COMPLIANCE WITH LAWS UNIQUE TO GOVERNMENT CONTRACTS.** The Contractor agrees to comply with 31 U.S.C. 1352 relating to limitations on the use of appropriated funds to influence certain Federal contracts; 18 U.S.C. 431 relating to officials not to benefit; 40 U.S.C. 327 et seq., Contract Work Hours and Safety Standards Act; 41 U.S.C. 51-58, Anti- Kickback Act of 1986, 41 U.S.C. 265 and 10 U.S.C. 2409 relating to whistle blower protections; 49 U.S.C. 40118, Fly American; and 41 U.S.C. 423 relating to procurement integrity.
- (t) **ORDER OF PRECEDENCE.** Any inconsistencies in this solicitation or contract shall be resolved by giving precedence in the following order:
  - (1) The schedule of supplies/services;
- (2) The Assignments; Disputes, Payments; Invoices; Other Compliances; and Compliance with Laws Unique to Government Contracts paragraphs of this clause;
  - (3) The clause at 52.212-5;
  - (4) Addenda to this solicitation or contract, including any license agreements for computer software;
  - (5) Solicitation provisions if this is a solicitation;
  - (6) Other paragraphs of this clause;
  - (7) Standard Form 1449;
  - (8) Other documents, exhibits, and attachments; and
  - (9) The specification.
- (u) **CENTRAL CONTRACTOR REGISTRATION** (**CCR**). See the CENTRAL CONTRACTOR REGISTRATION (ALTERNATE A) clause.

(FAR 52.212-4, tailored/DESC 52.212-9F51)

#### I28.02-2 FEDERAL, STATE, AND LOCAL TAXES AND FEES (DESC JAN 2005)

- (a) **FEDERAL EXCISE TAXES EXCLUDED.** Contract prices for fuel and fuels oils furnished under this contract exclude Federal Excise Taxes (FET). Contractors shall invoice applicable FET as follows:
  - (1) GASOLINE/GASOHOL. Unless an exemption applies, include the FET as a separate item on the Contractor's invoice.
- (2) **AVIATION GASOLINE.** Contractors should **not** invoice for FET on fuel to be used in a military aircraft. The Government will provide a Certificate of Ultimate Purchaser to support the sale at a tax excluded price.
- (3) FUEL OIL (BURNER GRADES) NUMBERS 1, 2, 4, 4 (LIGHT), 5 (LIGHT), 5 (HEAVY), AND 6. There is no FET on fuel oils (burner grades). Lighter grades (numbers 1, 2, and 4 (light)) must be dyed. Contractors are responsible for obtaining fuel oils (burner grades numbers 1, 2, and 4 (light)) meeting Internal Revenue Service (IRS) dyeing requirements.
  - (4) DIESEL AND NONAVIATION GRADE KEROSENE FUEL.
- (i) UNDYED DIESEL AND UNDYED NONAVIATION KEROSENE FUEL. Unless an exemption applies, include the FET as a separate item on the Contractor's invoice.
- (ii) **DYED DIESEL AND DYED NONAVIATION KEROSENE FUEL.** There is no FET on dyed diesel and dyed nonaviation kerosene fuel.
- (5) **JET FUEL.** Unless an exemption applies, include the FET as a separate item on the Contractor's invoice. **NOTE: Use of jet fuel for military aircraft is tax-exempt.** 
  - (6) **BIODIESEL** (B-20). Unless an exemption applies, include the FET as a separate item on the Contractor's invoice.
- (7) **E85 (QUALIFIED ETHANOL).** Unless an exemption applies, include the FET as a separate item on the Contractor's invoice.
- (8) **EXEMPT SALES.** As noted above, use of jet fuel and aviation gasoline for military aircraft is tax exempt. Certain uses of gasoline, undyed diesel fuel, and undyed nonaviation kerosene may also be tax-exempt. Contractors authorized by the IRS to sell tax-free fuel should obtain exemption certificates for these sales and not invoice the FET. A Contractor not permitted by IRS regulations to sell tax-free fuel must state that in its offer.
- (b) **STATE TAXES INCLUDED.** Unless an exemption applies, all contract prices **INCLUDE** State taxes. Examples of such taxes include excise, gross receipts, NORA, etc. The Contractor's invoice shall include a list of all State taxes that are included in the price, including the applicable rate.

- (c) **LOCAL TAXES INCLUDED.** Unless an exemption applies, all contract prices **INCLUDE** local (city, county, etc.) taxes. The Contractor's invoice shall include a list of all local taxes that are included in the price, including the applicable rate.
- (d) ENVIRONMENTAL AND OIL SPILL TAXES AND INSPECTION FEES INCLUDED. Unless an exemption applies, all contract prices INCLUDE State and local environmental and oil spill taxes and inspection fees.
- (e) **LICENSES** Federal, State, and local licenses or other requirements necessary to establish Contractor's entitlement to do business and/or to make tax-exempt sales under this contract are the Contractor's responsibility. Failure to obtain appropriate licenses or to follow required procedures shall preclude the reimbursement of taxes that would otherwise be exempt.

(DESC 52.229-9F25)

#### 128.03-2 TAX EXEMPTION CERTIFICATES (DESC MAR 2004)

#### (a) TAX EXEMPTION CERTIFICATES FOR MILITARY ACTIVITIES, INCLUDING THE NATIONAL GUARD.

- (1) The Ordering Officer will issue tax exemption certificates for Federal Excise Tax (FET), where applicable.
- (2) Tax exemption certificates for the FET will not be issued for Army National Guard and Air National Guard activities. DFAS Columbus will pay the FET and apply to the Internal Revenue Service (IRS) for any applicable refund.
- (3) All military activities, including the National Guard, will issue tax exemption certificates for State and local taxes and fees, where applicable. Contractors shall forward requests for tax exemption certificates covering any State or local taxes or fees to the Ordering Officer. If the Ordering Officer fails to provide tax exemption certificates requested by the Contractor, the Contractor shall notify the DESC Contracting Officer and an exemption certificate shall be issued, if applicable. The DESC Contracting Officer may authorize payment of the tax if the Ordering Officer refuses to issue the tax exemption certificate.
- (b) **FEDERAL, STATE, AND LOCAL TAX EXEMPTIONS FOR FEDERAL CIVILIAN AGENCIES.** Contractors shall forward requests for tax exemption certificates for Federal, State, and local taxes or fees to the Ordering Officer, when applicable.
- (c) **GOVERNMENT OPTION TO DEDUCT TAX AND FURNISH TAX EXEMPTION CERTIFICATES.** If this contract provides that the Contractor should invoice for the FET, the supplies under contract are intended for a taxable purpose. However, where the invoice for any item includes the FET and tax exemption can be claimed, the Government may deduct the applicable tax from the order or the invoice and furnish a tax exemption certificate in lieu of paying the tax. The Ordering Officer will issue these tax exemption certificates.

(DESC 52.229-9F45)

## K1.01-10 OFFEROR REPRESENTATIONS AND CERTIFICATIONS - COMMERCIAL ITEMS (ALTERNATES I/II) (JAN 2005/APR 2002/OCT 2000)

An offeror shall complete only paragraph (j) of this provision if the offeror has completed the annual representations and certifications electronically at <a href="http://orca.bpn.gov">http://orca.bpn.gov</a>. If an offeror has not completed the annual representations and certifications electronically at the ORCA website, the offeror shall complete only paragraphs (b) through (i) of this provision.

- (a) **DEFINITIONS.** As used in this provision--
- (1) **Emerging small business** means a small business concern whose size is no greater than 50 percent of the numerical size standard for the NAICS code designated.
  - (2) Forced or indentured child labor means all work or service—
- (i) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (ii) Performed by any person under the age of 18 pursuant to a contract, the enforcement of which can be accomplished by process of penalties.
  - (3) Service-disabled veteran-owned small business concern—
    - (i) Means a small business concern—
- (A) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (B) The management and daily business operations are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (ii) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).
- (4) **Small business concern** means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.
  - (5) Veteran-owned small business concern means a small business concern—
- (i) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly-owned business, not less than 51 percent of the stock of which is owned by one or more veterans, and
  - (ii) The management and daily business operations of which are controlled by one or more veterans.

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(6) Women-owned business concern means a concern that is at least 51 percent owned by one or more women; or in the case of
any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and whose management and daily business
operations are controlled by one or more women.
(7) Women-owned small business concern means a small business concern
(i) That is at least 51 percent owned by one or more women; or, in the case of any publicly owned business, at least 51 percent
of the stock of which is owned by one or more women; and
(ii) Whose management and daily business operations are controlled by one or more women.
(b) TAXPAYER IDENTIFICATION NUMBER (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is
required to provide this information to a central contractor registration database to be eligible for award.)
(1) All offerors must submit the information required in paragraphs (b)(3) through (b)(5) of this provision to comply with debt
collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing
regulations issued by the Internal Revenue Service (IRS).  (2) The TIN may be used by the Government to collect and report on any delinquent amounts arising out of the offeror's
relationship with the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in FAR
4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.
(3) TAXPAYER IDENTIFICATION NUMBER (TIN).
(6) 2.2.2.2.2.2.2.2.1.2.2.1.1.0.1.2.2.2.1 (2.2.1).
[ ] TIN:
[ ] TIN has been applied for.
[ ] TIN is not required because:
[ ] Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively
connected with the conduct of a trade or business in the U.S. and does not have an office or place of business or a fiscal paying agent in the U.S.
[ ] Offeror is an agency or instrumentality of a foreign government;
[ ] Offeror is an agency or instrumentality of a Federal government;
(4) TYPE OF ORGANIZATION.
[ ] Sole proprietorship;
[ ] Partnership;
[ ] Corporate entity (not tax-exempt);
[ ] Corporate entity (tax-exempt);
[ ] Government entity (Federal, State, or local);
[ ] Foreign government;
[ ] International organization per 26 CFR 1.6049-4;
[ ] Other:
(5) COMMON PARENT.
[ ] Offeror is not owned or controlled by a common parent.
[ ] Name and TIN of common parent:
Name
TIN
(c) Offerors must complete the following representations when the resulting contract is to be performed in the United States or its
outlying areas. Check all that apply.
(1) <b>SMALL BUSINESS CONCERN.</b> The offeror represents as part of its offer that it
[ ] is
[ ] is not

(2) VETERAN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents as part of its offer that it—

[	]	is
[	]	is not

a small business concern.

a veteran-owned small business concern.

solicitation is expressed in terms of number of employees); or

(3) SERVICE-DISABLED VETERAN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.) The offeror represents as part of its offer that it—
[ ] is [ ] is not
a service-disabled veteran-owned small business concern.
(4) SMALL DISADVANTAGED BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents, for general statistical purposes, that it-
[ ] is [ ] is not
a small disadvantaged business concern as defined in 13 CFR 124.1002.
(5) WOMEN-OWNED SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business concern in paragraph $(c)(1)$ of this provision.) The offeror represents that it-
[ ] is [ ] is not
a woman-owned small business concern.
NOTE: Complete paragraphs $(c)(6)$ and $(c)(7)$ only if this solicitation is expected to exceed the simplified acquisition threshold.
(6) WOMEN-OWNED BUSINESS CONCERN (OTHER THAN SMALL BUSINESS CONCERN). (Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.) The offeror represents that it -
[ ] is
a women owned business concern.
(7) <b>TIE BID PRIORITY FOR LABOR SURPLUS AREA CONCERNS.</b> If this is an invitation for bid, small business offero may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price.
(8) SMALL BUSINESS SIZE FOR THE SMALL BUSINESS COMPETITIVENESS DEMONSTRATION PROGRAM AND FOR THE TARGETED INDUSTRY CATEGORIES UNDER THE SMALL BUSINESS COMPETITIVENESS DEMONSTRATION PROGRAM. (Complete only if the offeror has represented itself to be a small business concern under the size standards for this solicitation.)
(i) (Complete only for solicitations indicated in an addendum as being set-aside for emerging small businesses in one of the four designated industry groups (DIGs)). The offeror represents as part of its offer that it
[ ] is [ ] is not
an emerging small business.
(ii) (Complete only for solicitations indicated in an addendum as being for one of the targeted industry categories (TIC or four designated industry groups (DIGs)). The offeror represents as follows:

(A) The offeror's number of employees for the past 12 months (check the Employees column if size standard stated in the

(B) The offeror's average annual gross revenue for the last 3 fiscal years (check the Average Annual Gross Number of Revenues column if size standard stated in the solicitation is expressed in terms of annual receipts).

(Check one of the following:)

(Check one of the following.)	
NUMBER of EMPLOYEES	AVERAGE ANNUAL GROSS  REVENUES
[ ] 50 or fewer	[ ] \$1 million or less
[ ] 51 - 100	[ ] \$1,000,001 - \$2 million
[ ] 101 - 250	[ ] \$2,000,001 - \$3.5 million
[ ] 251 - 500	[ ] \$3,500,001 - \$5 million
[ ] 501 - 750	[ ] \$5,000,001 - \$10 million
[ ] 751 - 1,000	[ ] \$10,000,001 - \$17 million
[ ] Over 1,000	[ ] Over \$17 million
(A) It	
[ ] is [ ] is not	
representation, as a certified small disadvantaged business concern in that no material change in disadvantaged ownership and control has or	ion as a small disadvantaged business concern and identified, on the date of this the database maintained by the Small Business Administration (PRO-Net), and courred since its certification, and, where the concern is owned by one or more idual upon whom the certification is based does not exceed \$750,000 after 104(c)(2); or
[ ] has [ ] has not	
	nall Business Administration or a Private Certifier to be certified as a small part B, and a decision on that application is pending, and that no material change tion was submitted.
<b>BUSINESS CONCERNS.</b> The offeror represents, as part of its offer 124.1002(f) and that the representation in paragraph (c)(9)(i) of this paragraph (c)(6)(i) of this paragraph (c)(6)(i) of this paragraph (c)(6)(i) of this parag	that it is a joint venture that complies with the requirements in 13 CFR rovision is accurate for the small disadvantaged business concern that is the small disadvantaged business concern that is participating in the joint
(iii) ADDRESS. The offeror represents that its	address—
[ ] is	
[ ] is not	
[ ] 10 1100	

in a region for which a small disadvantaged business procurement mechanism is authorized and its address has not changed since its certification as a small disadvantaged business concern or submission of its application for certification. The list of authorized small disadvantaged business procurement mechanisms and regions is posted at http://www.arnet.gov/References/sdbadjustments.htm. The offeror shall use the list in effect on the date of this solicitation. Address, as used in this provision, means the address of the offeror as listed on the Small Business Administration's register of small disadvantaged business concerns or the address on the completed application that the concern has submitted to the Small Business Administration or a Private Certifier in accordance with 13 CFR part 124, subpart B. For joint ventures, address refers to the address of the small disadvantaged business concern that is participating in the joint venture.

	UBZONE SMALL BUSINESS CONCERN. (Complete only if the offeror represented itself as a small business (1) of this provision.) The offeror represents as part of its offer that  It
	[ ] is [ ] is not
Concerns Maintained by t	UBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business he Small Business Administration, and no material change in ownership and control, principal office, or HUBZone occurred since it was certified by the Small Business Administration in accordance with 13 CFR Part 126; and
(ii)	It
	[ ] is [ ] is not
provision is accurate for the	nt venture that complies with the requirements of 13 CFR Part 126, and the representation in paragraph (c)(10)(i) of this ne HUBZone small business concern or concerns that are participating in the joint venture. (The offeror shall enter the UBZone small business concern or concerns that are participating in the joint venture:
Each HUBZon representation.	ne small business concern participating in the joint venture shall submit a separate signed copy of the HUBZone
	Complete if the offeror represented itself as disadvantaged in paragraph (c)(4) or (c)(9) of this provision.) The offeron which its ownership falls:
]	] Black American
]	] Hispanic American
]	] Native American (American Indians, Eskimos, Aleuts, or Native Hawaiians).
]	Asian-Pacific American (persons with origin from Burma, Thailand, Malaysia, Indonesia, Singapore, Brunei, Japan, China, Taiwan, Laos, Cambodia (Kampuchea), Vietnam, Korea, The Philippines, U.S. Trust Territory of the Pacific Islands (Republic of Palau), Republic of the Marshall Islands, Federated States of Micronesia, the Commonwealth of the Northern Mariana Islands, Guam, Samoa, Macao, Hong Kong, Fiji, Tonga, Kiribati, Tuvalu, or Nauru).
]	] Subcontinent Asian (Asian-Indian) American (persons with origins from India, Pakistan, Bangladesh, Sri Lanka, Bhutan, the Maldives Islands, or Nepal).
[	] Individual/concern, other than one of the preceding.
(1) <b>PR</b> (i)	ESENTATIONS REQUIRED TO IMPLEMENT PROVISIONS OF EXECUTIVE ORDER 11246.  EVIOUS CONTRACTS AND COMPLIANCE. The offeror represents that  It  [ ] has  [ ] has not
part	ticipated in a previous contract or subcontract subject to the EQUAL OPPORTUNITY clause of this solicitation; and
(ii)	It
	[ ] has [ ] has not

filed all required compliance reports.

(2) <b>AFFIRMATIVE ACTION COMPLIANCE.</b> The off (i) It	eror represents that
<ul><li>[ ] has developed and has on file</li><li>[ ] has not developed and does not have on file</li></ul>	
at each establishment, affirmative action programs requi}Subparts $60\text{-}1$ and $60\text{-}2$ ), or	ired by rules and regulations of the Secretary of Labor (41 CFR
(ii) It	
$[  ] \   \text{has not previously had contracts subject to the regulations of the Secretary of Labor}.$	written affirmative action programs requirement of the rules and
7021, TRADE AGREEMENTS (JAN 2004), is incorporated by reference in the entirety; only the certification portion is reproduced be $\frac{1}{2}$	on of its offer, the offeror certifies to the best of its knowledge and person for influencing or attempting to influence an officer or ongress or an employee of a Member of Congress on his or her behalf in DFARS 252.225-7020). (Applies only if DFARS clause 252.225-in this solicitation.) DFARS 252.225-7020 is hereby incorporated low.  So clause of this solicitation, the offeror certifies that each end product ow, is a U.Smade qualifying country, designated country, Caribbean
(Insert line item no.)	(Insert country of origin)
(JAN 2004) (DFARS 252.225-7035). (Applies only if DFARS clause 252.222 – BALANCE OF PAYMENTS PROGRAM (JAN 2004) is incorporated by incorporated by reference in its entirety; only the certification portion is recommendated in the subject to the BUY AMERICAN ACTOR PROGRAM clause of this solicitation, the offeror certifies that—  (i) Each end product, except the end products listed in subject to the subject to	y reference in this solicitation.) DFARS 252.225-7035 is hereby reproduced below.  Γ – FREE TRADE AGREEMENTS – BALANCE OF PAYMENTS subparagraph (2) below, is a domestic end product; and two been mined, produced, or manufactured outside the United States or comestic end products.
(Insert line item number)	(Insert country of origin)
(ii) The offeror certifies that the following supplies are I	Free Trade Agreement country end products:
(Insert line item number) (Insert country of origin)	
(iii) The following supplies are other foreign end product qualify as domestic end products:	ts including end products manufactured in the United States that do not

(Insert line item number)

(Insert country of origin (if known))

## $(h) \ \ CERTIFICATION \ REGARDING \ DEBARMENT, SUSPENSION \ OR \ INELIGIBILITY \ FOR \ AWARD \ (EXECUTIVE ORDER 12549).$

	The offeror certifies, to the best of its knowledge and belief, that								
	(1) The offeror and/or any of its principals								
	[ ] are [ ] are not								
i	presently debarred, suspended, proposed for debarment,	sently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any Federal agency,							
and	(2) [ ] have or [ ] have not,								
subcontract; vio	riminal offense in connection with obtaining, attempting to o	victed of or had a civil judgment rendered against them for: commiss btain, or performing a Federal, state or local government contract or bmission of offers; or commission of embezzlement, theft, forgery, a evasion, or receiving stolen property; and	ion						
	presently indicted for or otherwise criminally or civilly	charged by a government entity with, commission of any of these offer	ense						
(		F CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIV	Æ						
ORDER 13126	(i) CERTIFICATION REGARDING KNOWLEDGE Of 6). [The Contracting Officer must list in paragraph (i)(1) e List of Products Requiring Contractor Certification as (1) List End Product.	F CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIVE) any end products being acquired under this solicitation that are to Forced or Indentured Child Labor, unless excluded at 22.1503(							
ORDER 13126	(i) CERTIFICATION REGARDING KNOWLEDGE C 6). [The Contracting Officer must list in paragraph (i)(1 e List of Products Requiring Contractor Certification as	F CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIVE) any end products being acquired under this solicitation that are							
ORDER 13126	(i) CERTIFICATION REGARDING KNOWLEDGE Of 6). [The Contracting Officer must list in paragraph (i)(1) e List of Products Requiring Contractor Certification as (1) List End Product.	F CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIVE) any end products being acquired under this solicitation that are to Forced or Indentured Child Labor, unless excluded at 22.1503(							
ORDER 13126	(i) CERTIFICATION REGARDING KNOWLEDGE Of So. [The Contracting Officer must list in paragraph (i) (1) to List of Products Requiring Contractor Certification as (1) List End Product.  (Insert end product)	F CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIVE) any end products being acquired under this solicitation that are to Forced or Indentured Child Labor, unless excluded at 22.1503(  (Insert country of origin)							
ORDER 13126	(i) CERTIFICATION REGARDING KNOWLEDGE Co. [The Contracting Officer must list in paragraph (i)(1) e List of Products Requiring Contractor Certification as (1) List End Product.  (Insert end product)  (Insert end product)	F CHILD LABOR FOR LISTED END PRODUCTS (EXECUTIVE) any end products being acquired under this solicitation that are to Forced or Indentured Child Labor, unless excluded at 22.1503(  (Insert country of origin)  (Insert country of origin)							

(i) [ ] The offeror will not supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.

of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]

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(ii) [ ] The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or
manufactured in the corresponding country as listed for that product. The offeror certifies that is had made a good faith effort to determine whether
forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those
efforts, the offeror certifies that it is not aware of any such use of child labor.
(j) (1) ANNUAL REPRESENTATIONS AND CERTIFICATIONS. Any changes provided by the offeror in paragraph (j) of this
provision do not automatically change the representations and certifications posted on the Online Representations and Certifications Application
(ORCA) website.
(2) The offeror has completed the annual representations and certifications electronically via the ORCA website at
http://orca.bpn.gov. After reviewing the ORCA database information, the offeror verifies by submission of this offer that the representations and
certifications currently posted electronically at FAR 52.212-3, OFFEROR REPRESENTATIONS AND CERTIFICATIONS – COMMERCIAL
ITEMS, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business
size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference
(see FAR 4.1201); except for paragraphs
(FAR 52.212-3/Alternates I/II)

#### K2.01 SMALL DISADVANTAGED BUSINESS STATUS (OCT 1999)

(a) **GENERAL.** This provision is used to assess an offeror's small disadvantaged business status for the purpose of obtaining a benefit on this solicitation. Status as a small business and status as a small disadvantaged business for general statistical purposes is covered by the provision at FAR 52.219-1, Small Business Program Representation.

#### (b) REPRESENTATIONS.

- (1) **GENERAL.** The offeror represents, as part of its offer, that it is a small business under the size standard applicable to this acquisition; and either--
- (i) [ ] It has received certification by the Small Business Administration as a small disadvantaged business concern consistent with 13 CFR 124, Subpart B; and
  - (A) No material change in disadvantaged ownership and control has occurred since its certification.
- (B) Where the concern is owned by one or more disadvantaged individuals, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and
- (C) It is identified, on the date of its representation, as a certified small disadvantaged business concern in the database maintained by the Small Business Administration (PRO-Net); or
- (ii) [ ] It has submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted.
- (2) [ ] **For Joint Ventures.** The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements of 13 CFR 124.1002(f) and that the representation in paragraph (b)(1) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. [The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture: \_\_\_\_\_\_\_\_.]
- (c) **PENALTIES AND REMEDIES.** Anyone who misrepresents any aspects of the disadvantaged status of a concern for the purposes of securing a contract or subcontract shall--
  - (1) Be punished by imposition of a fine, imprisonment, or both;
  - (2) Be subject to administrative remedies, including suspension and debarment; and
  - (3) Be ineligible for participation in programs conducted under the authority of the Small Business Act.

(FAR 52.219-22)

PRICE DATA SHEET FOR FOB DESTINATION ITEMS ONLY					SP0600-04-R-0094			
COMPANY NAM	ME:				BASE REFERENCE DATE:			
					March 29, 2004			
BIDDER CODE:		CAGE CODE:			DISCOUNT PERCENTAGE: % PER DAYS			
<ul> <li>a. Offer price shall exclude Federal Excise Taxes (FET). FET if applicable will be included on vendor's invoice as a separate item.</li> <li>b. Offer price shall include all State/Local Taxes and Fees that the Government is NOT exempt from paying.</li> <li>c. Please reference clauses I28.01, I28.02-2 and I28.03-2 for a thorough understanding of taxes and fees.</li> <li>d. The Economic Price Adjustment Clause (B19.19) must be reviewed and understood prior to preparing your offer. This clause describes how award prices fluctuate during the contract period.</li> </ul>								
**** REPRODUCE THIS PAGE FOR OFFER SUBMISSION ****								
A. ITEM NUMBER	B. DELIVERY LOCATION OF ITEM (CITY AND STATE)		C. OFFER PRICE (\$ PER GALLON)	D. STATE/LOCAL TAXES AND FEES "\$ PRICE PER GALLON INCLUDED IN OFFER PRICE" (LIST EACH SEPARATELY) (DESCRIPTION) (\$ PRICE PER GL)				